## UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF INDIANA TERRE HAUTE DIVISION

DENNIS HARMON,		)	
	Petitioner,	)	
vs.	,	)	Case No. 2:15-cv-00110-JMS-WGH
BRIAN SMITH,		)	
	Respondent.	)	

## **Entry Dismissing Action and Directing Entry of Final Judgment**

I.

Dennis Harmon is a state prisoner who asserts that a disciplinary proceeding identified as No. ISF 15-02-0497, in which he was found guilty of violating prison rules by his conspiracy to traffic, is tainted with constitutional error.

The pleadings and the expanded record show, however, that Harmon was provided with both the procedural and the substantive protections to which he was entitled. That is, the charge was clear, adequate notice was given, and the evidence was sufficient. In addition, (1) Harmon was given the opportunity to appear before the hearing officer and make a statement concerning the charge, (2) the hearing officer issued a sufficient statement of the findings, and (3) the hearing officer issued a written reason for the decision and for the sanctions which were imposed. *See Wolff v. McDonnell*, 418 U.S. 539 (1974)(specifying procedural entitlements); *Superintendent v. Hill*, 472 U.S. 445, 454 (1985)(explaining that due process requires the decision of a hearing officer be supported by "some evidence").

The evidence favorable to the decision of the hearing officer is that on February 18, 2015

he used the name and identification number of inmate Jeffrey Ramage during a telephone

conversation with the employee of a prison contractor and during that conversation conspired with

the employee for her to traffic contraband into the prison. Harmon did not timely request Ramage

as a witness at the hearing, so his absence at the hearing did not deprive Harmon of a protected

interest. Sweeney v. Parke, 113 F.3d 716, 719–20 (7th Cir. 1997), overruled in part on other

grounds by White v. Ind. Parole Bd., 266 F.3d 759, 765-66 (7th Cir. 2001). As the respondent

notes, moreover, Ramage was interviewed as part of the investigation and his statement was made

part of the investigation and the validity of the proceeding does not depend on Harmon actually

receiving or possessing the contraband discussed during the telephone conversation. Harmon was

not entitled to access to the confidential materials from that investigation, which in this case bears

ample indicia of reliability. Dawson v. Smith, 719 F.2d 896, 899 (7th Cir. 1983).

"The touchstone of due process is protection of the individual against arbitrary action of

the government." Wolff, 418 U.S. at 558. There was no arbitrary action in any aspect of the charge,

disciplinary proceeding, or sanctions involved in the events identified in this action, and there was

no constitutional infirmity in the proceeding which entitles Harmon to the relief he seeks.

Accordingly, his petition for a writ of habeas corpus must be **denied**.

II.

Judgment consistent with this Entry shall now issue.

IT IS SO ORDERED.

Date: September 23, 2015

Hon. Jane Magnus-Stinson, Judge

**United States District Court** 

Southern District of Indiana

## Distribution:

**Electronically Registered Counsel** 

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